1 LAW OFFICE OF ADAM DIPPEL, PLLC 177 North Church Avenue, Suite 1100 2 Tucson, AZ 85701 3 ADAM DIPPEL, SB# 029797 4 Tel: (520) 257-4445/Fax: (520) 844-9912 5 adam@dippel-law.com Attorney for Defendant 6 7 IN THE UNITED STATES DISTRICT COURT 8 9 FOR THE DISTRICT OF ARIZONA 10 11 The United States of America, 4:22-cr-00462-JGZ-LAB 12 Plaintiff, MOTION TO CONTINUE TRIAL AND 13 PLEA DEADLINE 14 VS. 15 (Unopposed. Third Request) Brian Tackett, 16 **In-Custody Defendant** 17 Defendant. 18 19 It is expected that excludable delay under Title 18, United States Code, 20 21 §3161(h)(7)(A) will occur as a result of this motion or an order based thereon. 22 Defendant, Brian Tackett, by and through counsel, hereby moves for a continuance 23 24 of the plea deadline currently set for July 22, 2022, and the trial date currently set for 25 August 9, 2022. Pursuant to Title 18, United States Code, §3161(h)(7)(A), Mr. Tackett 26 27 requests a 30-day continuance in order to allow additional time to prepare for trial. 28 29 30 31  $(\ldots)$ 32

Neither the counsel for co-defendant, nor the assigned AUSA have objections to the requested continuance. RESPECTFULLY SUBMITTED this 25th day of July, 2022. /s/ Adam Dippel ADAM DIPPEL Attorney for Defendant Tackett Copy of the foregoing has been provided by electronic transmittal via the CM/ECF System: Micah Schmit, Assistant United States Attorney's Office Philip Kimble Attorney for co-defendant Hale